UNITED S	TATES DIST	RICT COURT	U.S. DISTRICT COURT
	District of	NEBRA	DISTRICT OF HEBRASKA ASKA
UNITED STATES OF AMERICA	_		7006 APR 27 PM 2: 58
V.	ORI	ER OF DETENTION	PENDING TRIPLE CLERK
ELMER RIVERA-CALDERON	Case Nu	mber: 4:06MJ3022-DLP	TOTAL OF THE CLERK
Defendant			
In accordance with the Bail Reform Act, 18 U.S.C. § 3 detention of the defendant pending trial in this case.			the following facts require the
[] (1) The defendant is shown 1. (1)	Part I—Findings of F	act	
 □ (1) The defendant is charged with an offense describe or local offense that would have been a federal off □ a crime of violence as defined in 18 U.S.C. § □ an offense for which the maximum sentence is an offense for which a maximum term of improvements. 	3156(a)(4). s life imprisonment or deat risonment of ten years or m	ing rise to federal jurisdiction hat h. hore is prescribed in	d existed that is
a felony that was committed after the defendate 8 3142(f)(1)(A) (C) or compare the state of the	nt had been convicted of tv	vo or more prior federal offense	s described in 18 U.S.C.
y = 1 = 2(1)(1)(A) = (C), of colliparable state or in	ocal offenses		
 (2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. (3) A period of not more than five years has elapsed since the for the offense described in finding (1) 			
to the offense described in illiding (1).			
(4) Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community.	I further find that the defer Alternative Findings (A	ndant has not rebutted this presu	ons will reasonably assure the mption.
(1) There is probable cause to believe that the defenda	int has committed an offen-	re	
lor which a maximum term of imprisonment of	f ten years or more is preso	eribed in	
under 18 U.S.C. § 924(c). (2) The defendant has not rebutted the presumption act.	ablished by finding 1 store		·
(2) The defendant has not rebutted the presumption estathe appearance of the defendant as required and the	aunshed by finding I that n	o condition or combination of co	nditions will reasonably assure
	Alternative Findings (R)	
(1) There is a serious risk that the defendant will not a	ppear.		
(2) There is a serious risk that the defendant will endar	ager the safety of another p	erson or the community.	
INE Vetainer	A Triar	Removals fr	d
Part II—Writte	en Statement of Reason	ns for Detention	
I find that the credible testimony and information submit	tted at the hearing establish	nes by	ng evidence a prepon-
derance of the evidence that	(f		a prepon-
TET. MAIVE	- Arg X	agreed to de	tention
		<u> </u>	
Part III	Directions Dogovding	D-44'.	
to the extent practicable, from persons awaiting or serving s reasonable opportunity for private consultation with defense Government, the person in charge of the corrections facility slin connection with a court proceeding.	councel Or being held in	epresentative for confinement in custody pending appeal. The d	efendant shall be afforded a
Date	5	ignature of Judicial Officer	
	David L	. Piester, U.S. Magistrate Judge	
	Name	and Title of Judicial Officer	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).